	Case 3:07-cv-05930-JSW Document 48	Filed 08/06/2008 Page 1 of 4
1 2 3 4 5 6	J. SCOTT GERIEN, State Bar No. 184728 MEGAN FERRIGAN HEALY, State Bar No. 229177 DICKENSON, PEATMAN & FOGARTY 809 Coombs Street Napa, California 94559 Telephone: (707) 252-7122 Facsimile: (707) 255-6876 Attorneys for Plaintiff, Counterdefendant, and Third P Defendant WINE SCOUT INTERNATIONAL	160 W. Santa Clara Street, Suite 1050 San Jose, CA 95113 Telephone: (408) 282-1949 Facsimile: (408) 275-9930 Attorneys for Defendant, Counterclaimant, and Third
7	UNITED STATES DISTRICT COURT	
8	NORTHERN DISTRICT OF CALIFORNIA	
9		
10	Wine Scout International,	CASE NO. C 07 05930 JSW
11	Plaintiff,	JOINT STIPULATION TO EXTEND
12	vs. Patricia Crowell,	DEADLINE FOR COMPLETING ALTERNATIVE DISPUTE RESOLUTION;
13	Defendant.	[PROPOSED] ORDER
14		
15	Patricia Crowell, an individual	
16	Counterclaimaint,	
17	vs. Wine Scout International, a California	
18	corporation, Counterdefendant.	
19	Counterderendant.	
20	Patricia Crowell, an individual	
21	Third Party Plaintiff,	
	VS.	
2223	Mark Steven Pope, aka Mark S. Pope and aka Mark Pope, individually and as he does business under the trade name and style of	
24	Bounty Hunter, Bounty Hunter Rare Wine,	
25	and/or Bounty Hunter Rare Wine and Provisions,	
26	Third Party Defendant.	
26		
28		
20	JOINT STIPULATION TO EXTEND DEADLINE FOR COMPLETING ALTERNATIVE DISPUTE	1 CASE NO. C 07 05930 JSW

 $RESOLUTION; {\color{red}[PROPOSED]}\ ORDER$

IT IS HEREBY STIPULATED AND AGREED by and among the parties, acting through their undersigned counsel, that they hereby request that Court to extend the deadline for the parties' completion of the hybrid ENE/Mediation process, as set forth in the Court's June 3, 2008 Order (ECF No. 38), from August 8, 2008 to August 18, 2008.

On July 29, 2008, the parties and their counsel spent approximately eleven hours with the neutral from the Court's ADR Program Office participating in the hybrid ENE/Mediation process and that day ended with signed outline letter of understanding that contemplated a formal agreement among the parties. The following Stipulation and request to the Court is based upon the parties' need for additional time to complete the contemplated formal agreement emanating from the hybrid ENE/Mediation process, and such Stipulation and request is made with the knowledge and recommendation of the ADR neutral, Beth H. Parker, to accommodate the unavailability of the principal of plaintiff and counterdefendant, the unavailability of the third party defendant, and the unavailability of counsel for defendant, counterclaimant, and third party plaintiff until August 11, 2008.

The parties have conferred with the ADR neutral assigned to conduct the hybrid ENE/Mediation process, and she has indicated that she recommends this extension of time.

The requested extension for the completion date of the hybrid ENE/Mediation process will not affect any other of the dates set forth in the Court's Minute Order dated April 25, 2008 (ECF No. 26).

Accordingly the parties respectfully request that the Court grant an extension for completion of the hybrid ENE/Mediation process from August 8, 2008 to August 18, 2008.

22

//

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

23 //

24 //

25 //

26 //

27

//

28

RESOLUTION; [PROPOSED] ORDER

RESOLUTION; [PROPOSED] ORDER